BOARD OF ASSESSMENT APPEALS, STATE OF COLORADO

1313 Sherman Street, Room 315 Denver, Colorado 80203

Petitioner:

LOEB PARTNERS REALTY & DEVELOPMENT CORP.,

v.

Respondent:

ARAPAHOE COUNTY BOARD OF EQUALIZATION.

ORDER ON STIPULATION

Docket Number: 50569

THE PARTIES TO THIS ACTION entered into a Stipulation, which has been approved by the Board of Assessment Appeals. A copy of the Stipulation is attached and incorporated as a part of this decision.

FINDINGS OF FACT AND CONCLUSIONS:

1. Subject property is described as follows:

County Schedule No.: 2075-16-1-08-004

Category: Valuation Property Type: Commercial Real

- 2. Petitioner is protesting the 2008 actual value of the subject property.
- 3. The parties agreed that the 2008 actual value of the subject property should be reduced to:

Total Value:

\$16,500,000

(Reference Attached Stipulation)

4. The Board concurs with the Stipulation.

ORDER:

Respondent is ordered to reduce the 2008 actual value of the subject property, as set forth above.

The Arapahoe County Assessor is directed to change his/her records accordingly.

DATED AND MAILED this 30th day of June 2009.

BOARD OF ASSESSMENT APPEALS

I hereby certify that this is a true and correct copy of the decision of the Board of Assessment Appeals.

Karen & Hart
Faren E. Hart

Sulra a. Baumbach

BOARD OF ASSESSMENT APPEALS STATE OF COLORADO DOCKET NUMBER 50569

STIPULATION (As To Tax Year 2008 Actual Value)

LOEB PARTNERS REALTY & DEVELOPMENT CORP.

Petitioners,

vs.

ARAPAHOE COUNTY BOARD OF EQUALIZATION,

THE PARTIES TO THIS ACTION entered into a Stipulation, regarding the tax year 2008 valuation of the subject properties and jointly moves the Board of Assessment Appeals to enter its Order based on this stipulation. A

Subject property is classified as COMERCIAL and described as follows: 8400 E. Prentice Ave., County Schedule Number 2075-16-1-08-004.

A brief narrative as to why the reduction was made: Analyzed market & income information.

conference call with the petitioner and respondent have resulted in the following agreement:

The parties have agreed that the 2008 actual value of the subject property should be reduced as follows:

ORIGINAL VALUE			NEW VALUE	
	Bgs	2078 482	(2008)	
Land	1	\$2,000,000		\$2,078,482
Improvements		\$17,921,518	Improvements	\$14,421,518
Personal		\$0	Personal	\$0
Total		\$20,000,000	Total	\$16,500,000

The valuation, as established above, shall be binding only with respect to the tax year 2008.

Both parties agree that the hearing before the Board of Assessment Appeals be vacated or is unnecessary if one has not yet been scheduled.

DATED the 19 day of May 2009

Barry Goldstein, Esq. # 22/8
Sterling Equities, Inc

Respondent.

ODICINAL WALLIE

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ATTORNEY'S OFFICE